

OPD Defense Agency Assignment:
ACA[] NDA[] TDA[] N/A[] A/C[]

SEATTLE LAW DEPARTMENT
CRIMINAL DIVISION
CASE FACE SHEET

Clerk pb Prep Date October 22, 2014

CASE INFORMATION

DOV 10/12/2014

INCIDENT# 14-341800

SPD CITATION #

CASE # 600774

DEFENDANT DARYL R SHARMA

DOB 07/06/1978

CO-CASE INFORMATION

CASE NUMBER

DEFENDANT

DOB

SUMMARY OF HEARING DATES

<u>Hearing Type</u>	<u>Date</u>	<u>Time</u>	<u>Court#</u>
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SPD OFFICERS FOR MCIS SUBPOENAS

Officer Name	Serial #	Unit #
AUTUMN ARBOGAST	5444	B112M

CHARGES	
CHARGE: I 12A.06.010(B)	Assault with sexual motivation

REMARKS

IF THE DEFENDANT HAS SERVED IN THE U.S.MILITARY, HE/SHE MAY BE
ELIGIBLE TO PARTICIPATE IN VETERANS TREATMENT COURT. SEE
WEBSITE FOR DETAILS: www.seattle.gov/courts/vtc/vtc.htm

IN THE MUNICIPAL COURT OF THE CITY OF SEATTLE
KING COUNTY, WASHINGTON

THE CITY OF SEATTLE,

Plaintiff,

vs.

DARYL R SHARMA,

Defendant.

CASE NO: 600774

INCIDENT NO: 14-341800



CRIMINAL COMPLAINT

On or about October 12, 2014, in the City of Seattle, King County, Washington, the above-named defendant did commit the following offense(s):

Count 1
Commit the crime of Assault with sexual motivation by intentionally assaulting [REDACTED] and one of the purposes for the assault was for defendant's sexual gratification.

Contrary to Seattle Municipal Code Section(s): 12A.06.010(B)

Dated: October 22, 2014

Richard Greene
Assistant City Attorney
Richard Greene WSBA # 13496

Defendant Information:

DARYL R SHARMA - 600774

Address: 12246 95 PL NE

Address: C

City/State/Zip Code: KIRKLAND, WA 98034

Race: W

Sex: M

Birthdate: 07/06/1978

Height: 5'07"

Weight: 190

Eyes: BRO

IN THE MUNICIPAL COURT OF THE CITY OF SEATTLE
KING COUNTY, STATE OF WASHINGTON

THE CITY OF SEATTLE

PLAINTIFF

VS.

SHARMA, DARYL R

DEFENDANT

CASE NO.: 600774

DEMAND FOR JURY TRIAL AND

REQUEST FOR DISCOVERY



Pursuant to CrRLJ 6.1.1 (b), the City hereby demands a jury trial.

Pursuant to CrRLJ 4.7 (b), the City requests defense disclose the following:

- (1) The general nature of their defense including any claim of incompetence to stand trial or defense of insanity;
- (2) Whether the defendant's prior convictions will be stipulated;
- (3) The name, address, and written, recorded or oral statements of any intended defense witness;
- (4) All documents, photographs, or tangible objects defense intends to use at the hearing;
- (5) Any expert witness including their experience, education, subject of their testimony and data upon which they will rely.

Dated: October 22, 2014

By: Richard Greene
Assistant City Attorney
Richard Greene WSBA# 13496

DEMAND FOR JURY TRIAL AND
REQUEST FOR DISCOVERY

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